

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

James David McBroom,

Civ. No. 15-2791 (PAM/SER)

Plaintiff,

v.

ORDER

Minnesota Department of Corrections,
Commissioner Tom Roy,
Minnesota Correctional Facility –
Oak Park Heights and Former
Warden Kent Grandlienard, Corizon
Health, Inc., Stephen Joseph Craane,
Kevin Monio, and Natalie Leseman,

Defendants.

This matter is before the Court on the Report and Recommendation of United States Magistrate Judge Steven E. Rau dated November 30, 2015 (Docket No. 29). In the R&R, Magistrate Judge Rau recommends the denial of Plaintiff's Motion for Good-Time Credits and his Motion requesting expedited relief regarding his good-time credits, because Plaintiff has not exhausted his remedies with respect to the issue of his lost good-time credits.

On December 30, 2015, Plaintiff wrote to the Court regarding his request for additional copying capacity at the correctional facility. (Docket No. 39.) Plaintiff included in that letter a statement that he was withdrawing his request to challenge the R&R because he anticipated a state-court ruling on that issue in the near future.

Given Plaintiff's statement that he does not object to the R&R, the Court will adopt the R&R. Accordingly, **IT IS HEREBY ORDERED that:**

1. The R&R (Docket No. 29) is **ADOPTED**;
2. Plaintiff's Motion for Good-Time Credits (Docket No. 4) is **DENIED without prejudice**; and
3. Plaintiff's Motion for Expedited Ruling (Docket No. 18) is **DENIED as moot**.

Dated: March 8, 2016

s/ Paul A. Magnuson

Paul A. Magnuson

United States District Court Judge